	Case 2:06-r	nj-00327-MJB	Document 7	Filed	1 06/29/06	Page 1 of 2	
UNITED STATES DISTRICT COURT							
WESTERN DISTRICT OF WASHINGTON							
			AT SEATT	LE			
UN	IITED STATES O	F AMERICA.	)				
	Plain	,	) CASE	NO.	06-327M		
	v.	,	)				
BR	IAN FOY,		) ) DETE	NTIO	N ORDER		
Defendant.							
Off	enses charged:						
	Count I:	MANUFAC	ΓURE OF M	ARIJI	UANA, in	violation of	Title 21
		U.S.C. Section	ons 841(a)(1) a	nd 84	1 (b)(1)(D)	;	
	Count II:	MAINTAINI	NG A MANUF	FACTU	URING OPI	ERATION, in	violation
		of Title 21 U	. S. C. Section	856;			
	Count III:	POSSESSIO	N OF THREE	-NEC	K FLASK	FOR THE PU	URPOSE
		OF MANUF	ACTURING,	in vio	lation of T	itle 21 U.S.C	. Section
		843 (a)(6) an	d 843(d).				
Dat	te of Detention He	aring: June 29,	, 2006				
	The Court,	having conduc	ted a detention	heari	ing pursuar	nt to Title 18	U.S.C. §
314	42(f), and based upo	on the factual fi	ndings and stat	ement	t of reasons	for detention	hereafter
set	forth, finds that no	condition or co	ombination of c	onditi	ons which	the defendant	can meet
wil	l reasonably assur	e the appearance	ce of the defer	ndant	as required	and the safet	ty of any
oth	er person and the	community. 7	The Governme	nt was	s represent	ed by Jill Ota	ike. The
	ETENTION ORDER AGE -1-	₹					
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defendant was represented by Paula Deutsch.

## FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

- (1) The defendant represents a risk of nonappearance due to the following:

  Upon arrest he used an alias; he attempted to escape and thereafter attempted suicide while in his holding cell. He admits to poly-substance additions which have remained untreated.
- (2) Thus, there is no condition or combination of conditions that would reasonably assure future court appearances.

## It is therefore ORDERED:

- (1) Defendant shall be detained pending trial and committed to the custody of the Attorney General for confinement in a correctional facility separate, to the extent practicable, from persons awaiting or serving sentences, or being held in custody pending appeal;
- (2) Defendant shall be afforded reasonable opportunity for private consultation with counsel;
- (3) On order of a court of the United States or on request of an attorney for the Government, the person in charge of the correctional facility in which Defendant is confined shall deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and
- (4) The clerk shall direct copies of this order to counsel for the United States, to counsel for the defendant, to the United States Marshal, and to the United States Pretrial Services Officer.

DATED this 29th day of June, 2006.

MONICA J. BENTON United States Magistrate Judge